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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/643,267	08/19/2003	Takahiro Imamura	2500.68258	4628
75	590 03/18/2005		EXAM	INER
10/643,267 08/19/2003		BLOUIN, MARK S		
•	08/19/2003 90 03/18/2005 rns, Esq. NS & CRAIN, LTD. ker Dr.	•	ART UNIT	PAPER NUMBER
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Chicago, IL 6	0606		DATE MAILED: 03/18/2009	EXAMINER BLOUIN, MARK S  ART UNIT PAPER NUMBER  2653

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/643,267	IMAMURA ET AL.	
· Office Action Summary	Examiner	Art Unit	
	Mark Blouin	2653	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence ac	ddress
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period.  Failure to reply within the set or extended period for reply will, by statuted that the set of extended period for reply will, by statuted the set of extended period for reply will, by statuted the set of extended period for reply will, by statuted the set of extended period for reply will, by statuted the set of extended period for reply will, by statuted the set of extended period for reply will be set of extended period for reply will	136(a). In no event, however, may a reply be tin by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	nely filed s will be considered time the mailing date of this of (35 U.S.C. § 133).	ily. communication.
Status	•		
1)☐ Responsive to communication(s) filed on  2a)☐ This action is FINAL. 2b)☒ Thi  3)☐ Since this application is in condition for allowated closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro		e merits is
Disposition of Claims			
<ul> <li>4)  Claim(s) 1-16 is/are pending in the application 4a) Of the above claim(s) is/are withdra</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-16 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/a</li> </ul>	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the careful of the lead of a drawing (s) be held in abeyance. Section is required if the drawing (s) is objection.	e 37 CFR 1.85(a). jected to. See 37 C	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea	nts have been received. Its have been received in Applicationity documents have been received.	ion No	l Stage

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date <u>8/19/03</u>.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Attachment(s)

\* See the attached detailed Office action for a list of the certified copies not received.

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. \_\_\_\_\_.

6) Other: \_\_\_\_.

5) Notice of Informal Patent Application (PTO-152)

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#### **Detailed Action**

#### Election/Restrictions

1. Applicant's election with traverse of Claims 1-16 in the reply filed on December 6, 2004 is acknowledged. The traversal is on the ground(s) that examination of all of the groups would not place an undue burden on the examiner. This is not found persuasive because the methods and processes making a head slider are covered in completely different class/subclass (29/603+), which are not routinely examined for a product or apparatus.

The requirement is still deemed proper and is therefore made FINAL.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Imamura (USPN 6,359,752).
- 4. Regarding Claims 1 and 16, Imamura shows (Figs. 3-5), a head assembly comprising, a head suspension (30), a slider body (10) mounted on the head suspension, a slit (See Examiner's Drawing) defined in a trailing end surface of the slider body, the silt extending from a trailing end of the slider body toward a leading end of the slider body, a movable block (32) at least partly spaced from a stationary block (42) of the slider body by the slit, and a head element (43) mounted on a trailing end surface of the movable block.

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5. Regarding Claim 2, Imamura shows (Figs. 3-5), the head slider, wherein the slit defines an elongated plate (31) extending from the stationary block (42) to the movable block (32).

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- 6. Regarding Claim 3, Imamura shows (Figs. 3-5), the head slider, wherein the plate is kept in an attitude standing from a plane including a medium-opposed surface of the slider body (the plate (31) is perpendicular or vertical relative to the medium-opposed surface).
- 7. Regarding Claim 4, Imamura shows (Figs. 3-5), the head slider, wherein the movable block (32) displaces in a direction perpendicular to a recording track (see arrow in Figure 3).
- 8. Regarding Claim 5, Imamura shows (Figs. 3-5), the head slider, further comprising a microactuator (20) mounted on the trailing end surface of the slider body across the slit.
- 9. Regarding Claim 6, Imamura shows (Figs. 3-5), the head slider, wherein a rail (41b) is formed on a medium-opposed surface of the movable block (32), an air bearing surface being defined on the rail (Col 5, lines 63-67 and Col 6, lines 1-2).
- 10. Regarding Claim 7, Imamura shows (Figs. 3-5), the head slider, wherein the slit defines an elongated plate (31) extending from the stationary block (42) to the movable block (32).
- 11. Regarding Claim 8, Imamura shows (Figs. 3-5), the head slider, wherein the plate is kept in an attitude standing from a plane including a medium-opposed surface of the slider body (the plate (31) is perpendicular or vertical relative to the medium-opposed surface).
- 12. Regarding Claim 9, Imamura shows (Figs. 3-5), the head slider, wherein the movable block displaces in a direction perpendicular to a recording track (see arrow in Figure 3).
- 13. Regarding Claim 10, Imamura shows (Figs. 3-5), the head slider, further comprising a microactuator (20) mounted on the trailing end surface of the slider body across the slit.

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- 14. Regarding Claim 11, Imamura shows (Figs. 3-5), the head slider, wherein the movable block (32) is defined between the slits (see Examiner's Drawing).
- 15. Regarding Claim 12, Imamura shows (Figs. 3-5), the head slider, wherein the slit defines an elongated plate (31) extending from the stationary block (42) to the movable block (32).
- 16. Regarding Claim 13, Imamura shows (Figs. 3-5), the head slider, wherein a void is formed in the slider body, the void cooperating with the slit to define the plate.
- 17. Regarding Claim 14, Imamura shows (Figs. 3-5), the head slider, wherein the void includes a first gap extending between the slits so as to define a leading end of the movable block, and a pair of second gaps extending from opposite ends of the first gap toward the trailing end of the slider body, respectively, in parallel with the slits, the second gaps ending at positions spaced from the trailing end of the slider body (see Examiner's Drawing).
- 18. Regarding Claim 15, Imamura shows (Figs. 3-5), the head slider, wherein the second gaps extend from the opposite ends of the first gap toward the leading end of the slider body, respective, in parallel with the slits (see Examiner's Drawing).

### Conclusion

19. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark Blouin whose telephone number is (703) 305-5629. The examiner can normally be reached M-F, 6:00 am – 3:30 pm.

If attempts to reach the examiner by telephone are unsuccessful the examiner's supervisor, William Korzuch can be reached at (703) 305-6137. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314 for regular and After Final communications.

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Any inquiry of general nature or relating to the status of application or proceeding should

be directed to the receptionist whose telephone number is (703) 306-0377.

Mark Blouin Patent Examiner Art Unit 2653 March 9, 2005

> A. J. HEINZ PRIMARY EXAMINER

GROUP 2500 A. U. 26 53